for protecting domestic manufactories by high duties to so ply the wants of government, it appropriated its revenes construct roads and canals in those sections of the Use which were or might thereby become friendly to the section. In this state of our political affairs, when an increased majority in Congress seemed to have lost sight of the Constitution, or disregarding its provisions, were engaged in a course of legislation to promote the interest of percular occupations, and for the benefit of particular section at the public expense, the veto-message of President Jakes son on the Lexington and Maysville Turnpike Road by was hailed as an unequivocal evidence of a determination on his part to arrest the exercise of this unconstitution power, and to put a stop to those extravagant appropriations.

With these remarks, your Committee submit the follow.

ing resolutions:

Resolved, by the Senate and House of Representatives the State of Georgia, in General Assembly met, That they do concur with the General Assembly of the State of Ternessee in deprecating the exercise of the powers which have been assumed by Congress, of appropriating money out of the Treasury of the United States, and in subscriber for stock under State Corporations.

Resolved further, That this General Assembly does at pressly declare, that the Government of the United State does not possess the powers, under the Constitution, to any on a system of Internal Improvement within the sevenistics, or to appropriate money to be expended upon suit

improvements.

Resolved, That his Excellency the Governor be requested to forward copies of these Resolutions to the Governor of the respective States, and to our Senators and Representatives in Congress.

Agreed to, 21st December, 1832.

Attest, ASBURY HULL, Speaker.

ROBERT W. CARNES, Clerk.

IN SENATE,

Concurred in, 22d December, 1832.

Attest, THOMAS STOCKS, President

IVERSON L. HARRIS, Secretary.

Approved, December 24th, 1832. WILSON LUMPKIN, Governor.